EXHIBIT D

QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP Claude M. Stern (Bar No. 96737) claudestern@quinnemanuel.com 2 Patrick Doolittle (Bar No. 203659) patrickdoolittle@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111 (415) 875-6600 (415) 875-6700 Telephone: Facsimile: Attorneys for Defendant Fusion Garage PTE. Ltd UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION 10 INTERSERVE, INC. dba TECHCRUNCH, a CASE NO. 09-cv-5812 RS Delaware corporation, and CRUNCHPAD, INC., a Delaware corporation, FUSION GARAGE PTE. LTD'S REVISED NOTICE OF RULE 30(B)(6) DEPOSITION 13 Plaintiffs, TO TECHCRUNCH .14 FUSION GARAGE PTE, LTD, a Singapore 15 company, 16 Defendant. 17 18 19 20 21 22 23 24 25 26 EXEIBII NO L HAFI MARINGTON 27 HARBIDGE CSR

FUSION GARAGE PTE. LTD.'S REVISED NOTICE OF 30(B)(6) DEPOSITION TO INTERSERVE, INC. DBA TECHCRUNCH

CASE NO. 09-cv-5812 RS

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Pursuant to the stipulation of the parties, the Rule 30(b)(6) deposition of Plaintiff Interserve, Inc. dba TechCrunch ("TechCrunch") shall take place on April 20, 2010 at 10:00 a.m., at the offices of Quinn Emanuel Urquhart & Sullivan, LLP, 555 Twin Dolphin Dr., Redwood Shores, California, 94065. Pursuant to Rule 30(b)(6), TechCrunch shall designate one or more of its officers, directors, managing agents or other persons to testify on its behalf as to matters known or reasonably available to TechCrunch concerning the subjects identified in the attached Schedule

The deposition will be taken before a notary public or other officer authorized by law to administer oaths, and will be recorded by stenographic and videographic means. Provisions for real time review via LiveNote or other similar means may also be made available. Said deposition shall proceed from day-to-day until complete, Saturdays, Sundays and Holidays excepted

DATED: April 19, 2010

By: Burick Doolittle
Patrick C. Doolittle

QUINN EMANUEL URQUHART & SULLIVAN, LEP

50 California Street, 22nd Floor San Francisco, California 94111

Telephone:

(415) 875-6600

Facsimile:

(415) 875-6700

Attorneys for Defendant Fusion Garage PTE Ltd.

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PROOF OF SERVICE

I, Brandi Cheek, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am employed in the City of San Francisco, County of San Francisco, State of California, in the office of a member of the bar of this court, at whose direction the service was made. I am a resident of the United States, over the age of eighteen (18) years, and not a party to or interested in the within-entitled action. My business address is Quinn Emanuel Urquhart & Sullivan, LLP, at 50 California Street, 22nd Floor, San Francisco, CA 94111.

I caused to be served the following document(s):

FUSION GARAGE PTE, LTD'S REVISED NOTICE OF RULE 30(B)(6) DEPOSITION TO TECHCRUNCH

I caused the above documents to be served on each person on the attached list by the following means:

[X]I enclosed true and correct copies of said documents in an envelope, and consigned it for hand delivery via messenger on April 19, 2010. (Indicated on the attached address list by an [H] next to the address.)

I am readily familiar with my firm's practice for collection and processing of correspondence for delivery in the manner indicated above, to wit, that correspondence will be deposited for collection in the above-described manner this same day in the ordinary course of business.

Executed on April 19, 2010, at San Francisco, California.

Brandi Cheek

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FUSION GARAGE PTE. LTD.'S REVISED NOTICE OF 30(B)(6) DEPOSITION TO INTERSERVE, INC. DBA TECHCRUNCH

2	SERVICE LIST		
3	Key: [E] Delivery by E-Mail [H] Delivery by Hand Service	[FD] Delivery by Federal Express [E/FD] Delivery by E-Mail and Federal Express	[M] Delivery by Mail [E/M] Delivery by E-Mail and Mail
5 6 7	[H] David Bloch Winston & Strawn LLP 101 California Street 39th Floor San Francisco, CA 941		
9			

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SCHEDULE A

DEFINITIONS

- 1. "YOU", "YOUR", or "TECHCRUNCH" means Plaintiff Interserve, Inc., d/b/a TechCrunch, and any person acting under its direction or on its behalf, including its employees, agents, and attorneys.
- "FUSION GARAGE" or "DEFENDANT" means Defendant Fusion Garage PTE.
 Ltd., and any person acting under its direction or on its behalf, including its employees, agents,
 and attorneys.
- 3. "CP INC." means Plaintiff CrunchPad, Inc., and any person acting under its direction or on its behalf, including its employees, agents, and attorneys.
- 4. "CRUNCHPAD" means the CrunchPad web tablet computer alleged in YOUR complaint, including any of its prototypes or versions.
- 5. "JOOJOO" means the JooJoo web tablet computer, including any of its prototypes or versions.

TOPICS FOR RULE 30(b)(6) DEPOSITION

- 1. YOUR contention that FUSION GARAGE may dissipate its assets absent a preliminary injunction.
- 2. YOUR contention that FUSION GARAGE is a financially insecure start-up company funded mostly by loans at confiscatory rates.
- YOUR contention that a partnership or joint venture existed between YOU and FUSION GARAGE.
- Any merger or acquisition discussions between or amongst YOU, FUSION GARAGE, and CP INC.
- All instances in which YOU allegedly loaned money to FUSION GARAGE or advanced money to FUSION GARAGE.
 - 6. Any investments YOU allegedly made in FUSION GARAGE.
 - 7. Any funding YOU secured for the development of the CRUNCHPAD.

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FUSION GARAGE PTE, LTD.'S REVISED NOTICE OF 30(B)(6) DEPOSITION TO INTERSERVE, INC. DBA TECHCRUNCH

Any alleged ownership right YOU have in any intellectual property relating to the Any allegedly fraudulent statements YOU contend FUSION GARAGE made about All instances of false advertising that YOU contend FUSION GARAGE

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